

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE

REI HOLDINGS, LLC,)
)
Plaintiff,)
)
v.) No. 18-1401 (MN)
)
LIENCLEAR – 0001, LLC, MCMG, LLC,)
BLOXTrade, LLC, LIENCLEAR, LLC,)
THOMAS MCOSKER, and DONALD)
BYRNE,)
)
Defendants.)

ORDER

At Wilmington this 5th day of August 2019:

For the reasons set forth in the Memorandum Opinion issued this date,

IT IS HEREBY ORDERED that:

1. Defendants LienClear – 0001, LLC, LienClear, LLC, BCMG, LLC, BLOXTrade, LLC, Thomas McOske, and Donald Byrne's Motion to Dismiss (D.I. 15) is GRANTED-IN-PART and DENIED-IN-PART.

2. Counts I, IV, V, VI, and VII of Plaintiff's Amended Complaint (D.I. 13) are DISMISSED without prejudice.

3. Plaintiff shall have twenty-one (21) days in which to file a further amended complaint to correct the deficiencies set forth in the Memorandum Opinion.



The Honorable Maryellen Noreika
United States District Judge